

Iron County Register.

E. D. AKE, : : : EDITOR.
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IRONTON, MO.,
THURSDAY, NOV. 18, 1880.

Judge Owen has been re-elected to the bench in the 23d circuit. The vote is as follows: Owen, 3,410; Houck, 2,737; Sutherland, 1,063.

Four murders enlivened election-day in the Southeast. Unfortunately for the "loil" temperance radicals of the East, not one of the homicides resulted from election disputes, nor was a single one of the principals under the influence of intoxicating drink.

Tilden ought to have been the nominee, but he wasn't, and there's no use crying over spilt milk. Let one thing be understood, however: If John Kelly elects the Republican candidate for President in 1884, it shall not be done under the fold of the Democratic banner.

There were two tie votes for county offices in the Southeast at the late election: Jno. L. Batterton, for sheriff of Butler county, received an equal number of votes with his opponent, B. F. Turner; and Elvis Harrison, of Reynolds, made a stand-off with his opponent, Larkins, for Collector. Both races will be run again next month.

The following is the vote for Judge of the 26th Circuit:

	Thomas.	Vail.
Jefferson county,	1,938	1,578
Washington county,	1,436	900
Iron county,	777	567
Reynolds county,	533	161
	4,684	3,206

Majority for Thomas, 1,478.

Col. Pat. Dyer and Thomas T. Crittenden met in St. Louis recently, and made speeches eulogizing each other. After the speaking Col. Dyer presented the governor with a \$100 suit of clothes, in which Crittenden is to be inaugurated governor of this State. These distinguished men conducted the late gubernatorial canvass, toward one another as gentlemen should—without a harsh word.

It is amusing to note the shudders of horror which shake the frames of our innocent Republican brethren upon the disclosures relative to the Chinese letter. Like the apple-peddler, whose end-gate raised as his wagon was ascending the hill, they fail to find words to express their feelings. They are as tender-footed, so to speak, as if they had never owned a whiskey-ring nor stolen a Presidency, to say nothing of lesser things.

We asserted early in the year that Tammany had never brought aught else than disgrace upon the Democratic party, and that Tilden and defeat without Kelly would be preferable to victory with any other standard-bearer, selected by reason of Tammany's opposition to the old ticket. The result of the recent election was even more lamentable than could have resulted with the opposition of the New York malcontents. A good man has been sacrificed, the party defeated, and Kelly will four years hence again loom up as Dictator to the Democracy of the whole Union. The latter is by far the worst aspect in the case.

Here is an extract from the De Soto Messenger, the one Radical-Green-back paper of Southeast Missouri:

In 1876 the Democrats of Missouri polled 203,077 out of 351,504 votes. This year they poll only 197,577, although the total vote of the State has increased to 382,571, a loss of 5,500 votes, while the total vote of the State has increased 3,067 votes. Four years ago they had a majority over all others of 54,579. This year their majority over all is only 12,583. If there is any consolation in these figures to Democrats they are welcome to it.

Here are the true figures: Hancock, 208,589; Garfield, 153,587; Weaver, 35,135. Hancock's plurality is 54,992; majority over all, 19,957. Instead of polling 5,500 votes less than in 1876, the Democrats this year increase their vote 5,512. Give truthful figures, neighbor, and they won't lie.

DEMOCRACY STABBED IN ITS OWN HOUSEHOLD!

ABOLITION OF COURT OF APPEALS.

Honest Democrats Defeat the St. Louis Dark-Lanterns.

Ed. Register—

The battle has been fought, and won—by the enemy. Money, corrupt bargaining of ringsters, and disgust on the part of thousands in New York, combined to destroy all chances for the honest Democracy to win; for a majority and a religious fanaticism lost a Presidency. The Republic was, in the last days of Rome, bought in by the highest bidder at public auction; and this Republic has been sold in the same way to the Radical party. New York was perfidious, and Democracy gave up the ghost. John Kelly and his band of large and small Catalines bullied the party at Cincinnati, and afterwards sold out the Presidency for a majority in New York, and barely obtained the reward.

So much Democracy secured by heeding the threats and clamors of the bullies and corruptionists of the party. We deserved it. The alliance was unholy, and a just Providence has punished us for it. So mote it be!

POLITICS IN ST. LOUIS.

In this city the identical class which Kelly represented, through dark-lantern organizations and corrupt rings, foisted on the party a ring ticket, which was the spawn of a corrupt paternity, and the honest Democrats repudiated the most prominent men supposed to be the pets and representatives of the ring.

For years the rings held high carnival, and demanded acquiescence at least to all its mandates.

At the previous election the honest Democrats, it was thought, by defeating a few candidates, had given sufficient warning to the ring; but in their desperation they became more bold, and defied the party once more. The result is, the Sheriff (who may be pitted still; for I hear he mortgaged his homestead to obtain the means to run for the office) was defeated by a gentleman and a Republican, Mr. J. H. Mason.

Judge John Wickham, candidate for the Court of Appeals, than whom no man stood higher as a gentleman at least, in this city, suffered the most galling of all defeats, merely because he was supposed to be the favorite of a ring which had been extorting money from all candidates who would pay the highest price for their support. His defeat is extremely mortifying, as he was defeated by the country and city by 3,833 majority for his opponent, who was almost entirely unknown to the people, and yet a most worthy gentleman, who will, I think, grace the bench.

While I keenly feel for Wickham, I do, for others—well, recognized gentlemen who have been besmirched by their supposed association with the ring; yet I know it is the only hope of the party to spot all men who do not avoid even the appearance of evil associations.

These defeats will render it more more difficult for ringsters to use good names for their purposes, and when that is a fact the ring loses their power. The result has proved beyond dispute the fearless, independent, honest Democrats can, when they desire, destroy the hopes of the rings.

The St. Louis Times and Republican sailed against the ring until the ring ticket was nominated, and then immediately supported the spawn of the ring with the ardour of new-made converts. But the people would not follow their bugle notes.

More party organs which support the devil himself, if on the ticket, are not relied on altogether, it seems, and it is well it is so.

I am glad the wholesome lesson has been given again. I prefer a decent honest Republican—or, indeed, a dishonest one—to the representatives of the unscrupulous of the Democratic party.

Our party, as such, is honest in act and purpose, and must slay objectionable men who attempt to use our glorious principles and emblems to perpetrate fraud under.

The corrupt man in the Republican party does not injure his party; but the corrupt Democrats have worked insupportable injury to us, as we put on the garments of righteousness and declare ourselves the reformers of the period.

The Court of Appeals is a nuisance, and should be abolished.

HON. THOS. ALLEN, VICTOR.

Thomas Allen's election was a credit to the party and the city, and is convincing proof that a man of intelligence and high character can be nominated and elected in a Congressional district with more wealth and corruption in it than in any other in the State, in spite of all the hoodlums who usually "rule the roost." The good people came forward and

Came as the wind comes
When forests are blended;
Came as the wind comes
When navies are stranded.

And the fascinating son of Israel—not a lion of the tribe of Judah—fell to rise no more, having lavishly expended much of the "fee-fend" money collected of the people, and thus returned it to them—generously.

The Globe-Democrat, the party organ of immaculate character, supported its "fee-fend" friend Rosenblatt; but its tow-line broke. It will scarcely aid, since that Thompson's elected Judge of the Court of Appeals, in abolishing that court, which is nothing but a canal lock and a toll gate which causes delay and expense to suitors, and which gives one law for a poor while the Supreme Court gives a different law for the rich man who lives either inside or outside of thirteenth—that is to say: all suitors whose claims are under \$2500 must submit to the decision of our court, while a suitor claiming \$2500 and one cent can appeal to the Supreme Court and get a contrary decision—and, of course, a different law. The system is iniquitous and should, like Drake's Constitution, be placed among the dead things, never to be resurrected.

You and your people can aid us in wiping the Court of Appeals out. Will you do it? I believe you will.

UNCLE TOBY.

Southeasterings.

Coal is largely used for fuel in Cape Girardeau.

The value of property in St. Francois county is about \$2,500,000.

The Einstein Silver Mines have suspended operations for the present.

About 100 pupils attend the public school at Dexter—a good showing.

Silica sidewalks in Cape Girardeau are taking the place of brick and rock.

There is an indication of a good wheat crop next year in Cape Girardeau county.

Hon. Louis Houck will quit the practice of law to attend to railroad and private affairs.

At the election in Mississippi county it was decided that the county should purchase a poor farm.

There are 194 scholars enrolled in the Charleston public school, and the average attendance has been 162.

It is predicted that more potatoes and watermelons will be planted in Stoddard county this year than ever before.

John Batterton and Ben. Turner will have to make the race over again for sheriff of Butler county—each received 545 votes.

The Butler county Democracy elected their entire ticket, except sheriff—the votes for that office being a tie—a very rare occurrence.

Scott county gets the Circuit Judge in the Tenth Judicial Circuit; but then there are a number in the county that would rather she had not.

The vote for the office of collector in Reynolds county was a tie, and it will be settled by a special election to be held the 18th of December.

Cape Girardeau is making preparations for the entertainment of the 200 teachers of Southeast Missouri, who are expected to meet in convention in that city on the 28th, 29th and 30th of December.

A Presidential Pension Fund.

[New York Sun.]
This is what is proposed by our very highly esteemed contemporary, the New York Times.

It is understood that the fund is to insure to the benefit of Gen. Grant.

The salary of the President was doubled for his benefit.

Was not that enough for him to get along with?

It is well understood that Mr. Hayes retires from the White House with accumulations, within the four years he has occupied it, of between one hundred and twenty-five and one hundred and fifty thousand dollars.

Was Mr. Hayes a better manager than Gen. Grant?

Then again Gen. Grant has had two houses and several bull pups given him.

What has become of them?

What has become of his—man and wife are one of his share in the Black Friday's profits of the spiritual firm of Fisk and Gould?

Mr. Gould now has two papers, both daily. He is one of the smartest fellows in the world; but in those days for White House favors he had to pay, and did pay, gold. And writing that word reminds us that there is only one letter of difference between Gould and gold.

Now, to raise a fund is a good thing. To give it to Grant is all well enough if there are not enough widows and orphans, made such by the war, who need it more.

But raising the fund is all right.

Let the daughters of the horse leech cry, "Give, Give, Give!"

The Reverend, learned, and eloquent John Piermont used to pronounce the G in the word soft.

But hard or soft, let the people Give.

When it comes to distributing the fund, on that subject there should be the fullest and freest discussion.

Meanwhile where are the Republican National Committee, that they do not come forward and pay Gen. Grant for his campaign speeches?

Fifty thousand dollars would be a moderate price.

He might have got double that from the Democrats.

Will the Times—our grand contemporary—shed fuller and more particular light on the scheme?

We unhesitatingly commit ourselves in favor of raising the fund and placing it in the keeping of the Times.

What shall be done with it is another question.

Send in your contributions to the Times office.

How they feel at Adrian, Mich.

Read, Beach & Smith, druggists of this city, say that DAY'S KIDNEY PAD is giving the very best of satisfaction. One of their customers says he would not take \$20 for the one he has; it could not get another.

It is not a cure all. But for Diseases of the Kidneys, Bladder or Urinary Organs, DAY'S KIDNEY PAD is the first cure yet discovered.

Administrator's Notice.

Notice is hereby given that letters of administration upon the estate of L. W. C. A. Driscoll, late of Iron county, deceased, has been granted to the undersigned Public Administrator by the Judge of the Probate Court of Iron county, bearing date the 3d day of November, 1880.

All persons having claims against said estate are required to exhibit them to me or allowance within one year after the date of said letters or they may be precluded from any benefit of such estate; and if such claim be not exhibited within two years from the time of the publication of this notice they will be forever barred.

JACOB T. AKE
Public Administrator.

Dissolution of Copartnership.

The copartnership heretofore existing between the undersigned under the firm name of M. Seitz & Co., is dissolved by mutual consent to take effect from September 23d. Either partner will sign in liquidation.

M. SEITZ
A. D. BOES.

If you want to get a good job, neatly done, at reasonable rates, call in and interview us.

NOW FOR BUSINESS!

The Elections are Over

And the Country, generally, Gone to the Dogs.

—BUT—

Iron is Solid,

AND THE

REGISTER

Will continue to preach Good Democratic Doctrine until the Defeat of

GRANT IN 1884

shall have Saved the Country, and made us all Free, Happy and Prosperous.

In the meantime, our main endeavor shall be to make the REGISTER a

LIVE LOCAL PAPER,

and to this end solicit correspondence from all parts of the County and the Southeast.

We are prepared to do all kinds of

JOB - WORK,

SUCH AS

Posters,

Bill-Heads,

Letter-Heads,

Envelopes,

Pamphlets,

Cards, &c., &c.

AT ST LOUIS PRICES.

Letters in reference to the Paper or Job-Work should be addressed to

ELI D. AKE,

Publisher "Register," Ironton, Mo.

November 11, 1880.

We'll offer you no "taffy," but do business with you on strict business principles. Try us.

ORDER OF PUBLICATION.
In the Circuit Court of Iron County, Missouri, in vacation—July 9th, 1880.
The State of Missouri, at the relation and to the use of James Buford, collector of the revenue of Iron county, Mo., against F. H. Woodbridge and all unknown interested parties.
[Action to Enforce Payment of Taxes.]
Now at this day comes the plaintiff, James Buford, collector of the revenue of Iron county, Missouri, and files his petition and affidavit, setting forth, among other things, that the defendants are non-residents of the State of Missouri, and cannot be summoned in this action by the ordinary process of law; it is, therefore, ordered by the clerk of the circuit court of Iron county, Mo., in vacation, that publication be made, notifying said defendants aforesaid that an action has been commenced against them in the circuit court of said county, the object and general nature of which is to enforce the lien of the State of Missouri for back taxes for the years

1877 and 1878, on the following real estate, situated in Iron county, Missouri, belonging to said defendants, to wit:
The east half of the southeast quarter, the east half of the southwest quarter, and the southwest quarter of the southeast quarter, in section 13, township 31, north, of range 2 east.
(An itemized statement in the nature of a tax bill, showing the amounts of taxes, interest and costs now due on said real estate, for the years aforesaid, amounting in the aggregate to the sum of \$7.62, is filed with said petition, as provided by law.)
And unless they be and appear at the next term of said court, to be held for the county of Iron, and State of Missouri, at the courthouse, in said county, on the fourth Monday in April next, 1881, and on or before the sixth day thereof, (if the term shall so long continue; and, if not, then before the end of the term,) and plead, answer or demur to said petition, the same will be taken as confessed, judgment rendered in accordance with the prayer of said petition, and said real estate, or so much thereof as may be necessary to satisfy said judgment, interest and costs, be sold under a special fieri facias to be issued thereon.
It is further ordered that a copy hereof be published according to law in the IRON COUNTY REGISTER, a weekly newspaper published in said county of Iron, and State of Missouri.
JOS. HUFF, Clerk.

A true copy:
Attest, with seal, this 9th day of July, 1880.
[SEAL.] JOS. HUFF, Clerk.
Iron county circuit court.

Order of Publication.
In the Circuit Court of Iron County, Missouri, in vacation—July 9th, 1880.
The State of Missouri, at the relation and to the use of James Buford, Collector of the revenue of Iron county, Missouri, against William Harris, Daniel McIntyre, and all unknown interested parties.
[Action to Enforce Payment of Taxes.]
Now at this day comes the plaintiff, James Buford, collector of the revenue of Iron county, Missouri, and files his petition and affidavit, setting forth among other things that the defendants are non-residents of the State of Missouri and cannot be summoned in this action by the ordinary process of law; it is therefore ordered by the clerk of the circuit court of Iron county, Missouri, in vacation, that publication be made notifying said defendants aforesaid that an action has been commenced against them in the circuit court of said county, the object and general nature of which is to enforce the lien of the State of Missouri for back taxes for the years 1879, 1878 and 1877, on the following real estate, situated in Iron county, Missouri, belonging to said defendants, to wit:
The west half of the northeast quarter of section 25, township 31, range 2 east, of range 2 east.
(An itemized statement in the nature of a tax bill showing the amounts of taxes now due on said real estate for the years aforesaid, amounting in the aggregate to the sum of \$4.23, is filed with said petition as provided by law.) And unless they be and appear at the next term of said court, to be held for the county of Iron and State of Missouri, at the courthouse in said county on the fourth Monday in April next, (1881), and on or before the sixth day thereof (if the term shall so long continue; and, if not, then before the end of the term) and plead, answer or demur to said petition, the same will be taken as confessed, judgment rendered in accordance with the prayer of said petition and said real estate, or so much thereof as may be necessary to satisfy said judgment, interest and costs, be sold under a special fieri facias to be issued thereon.
It is further ordered that a copy hereof be published according to law in the IRON COUNTY REGISTER, a weekly newspaper published in said county of Iron, and State of Missouri.
JOS. HUFF, Clerk.
A true copy:
Attest, with seal, this 9th day of July, 1880.
[SEAL.] JOS. HUFF, Clerk.
Iron county circuit court.

Order of Publication.
In the Circuit Court of Iron County, Missouri, in vacation—August 12th, 1880.
The State of Missouri at the relation and to the use of James Buford, Collector of the revenue of Iron county, Missouri, against Wm. J. Campbell & Co., John A. Monks, James A. Monks, Wm. P. Cox, John Anderson, J. Joseph Anderson, and all unknown interested parties.
[Action to Enforce payment of Taxes.]
Now at this day comes the plaintiff, James Buford, collector of the revenue of Iron county, Missouri, and files his petition and affidavit, setting forth among other things that the defendants are non-residents of the State of Missouri and cannot be summoned in this action by the ordinary process of law; it is therefore ordered by the clerk of the circuit court of Iron county, Missouri, in vacation, that publication be made notifying said defendants aforesaid that an action has been commenced against them in the circuit court of said county, the object and general nature of which is to enforce the lien of the State of Missouri for back taxes for the years 1877 to 1878 inclusive, on the following real estate situated in Iron county, Missouri, belonging to said defendants, to wit:
The northeast quarter of the southeast quarter and the south half of the northeast quarter, in section 15, township 34, range 1 east; (An itemized statement in the nature of a tax bill showing the amounts of taxes now due on said real estate for the years aforesaid, amounting in the aggregate to the sum of \$14.33, is filed with said petition as provided by law.) And unless they be and appear at the next term of said court, to be held for the county of Iron and State of Missouri, at the courthouse in said county on the fourth Monday in October next (1880) and on or before the sixth day thereof (if the term shall so long continue; and, if not, then before the end of the term) and plead, answer or demur to said plaintiff's petition, the same will be taken as confessed judgment rendered in accordance with the prayer of said petition and said real estate, or so much thereof as may be necessary to satisfy said judgment, interest and costs, be sold under a special fieri facias to be issued thereon.
It is further ordered that a copy hereof be published according to law in the IRON COUNTY REGISTER, a weekly newspaper published in said county of Iron, and State of Missouri.
JOS. HUFF, Clerk.
A true copy:
Attest, with seal, this 12th day of August, 1880.
[SEAL.] JOS. HUFF, Clerk.
Iron county circuit court.

WANTED—For Walnut Ridge, Ark.: First Class Butcher, and Good Cooking Butcher, and Eater. Will pay for Butcher, 1st class, 30 cents per lb; for 2d class butcher, 17 1/2 cts. for cook, 12 1/2 cts. per dozen. To be well packed and delivered at Arcadia House for payment. 43